1	ZACHARY M. YOUNGSMA	
2	Nevada Bar No. 15680 SHAFER & ASSOCIATES, P.C.	
3	3800 Capital City Blvd., Ste. 2 Lansing, MI 48906	
4	T: 517-886-6560 F: 517-886-6565	
5	E: Zack@BradShaferLaw.com	
6	Counsel for Defendant Las Vegas Bistro, LL	C
7	DEANNA L. FORBUSH*	
8	Nevada Bar No. 6646 Fox Rothschild LLP	
9	1980 Festival Plaza Dr. Ste. 700   Las Vegas, Nevada 89135	
10	T: 702-262-6899 F: 702-597-5503	
11	E: dforbush@foxrothschild.com	
12	* Designated Nevada Attorney Pursuant to LR IA 11-1(b) and Nev. Sup. Ct. R. 42.1	
13	UNITED STATES DISTRICT COURT	
14	ANGELA WILLIAMS; JANE DOE #1;	Case No.: 2:21-cv-01676-APG-MDC
15	JANE DOE #2,	
16	Plaintiffs,	
17	v.	
18	STEVE SISOLAK, Governor of Nevada, in his official capacity; AARON FORD,	STIPULATED DISMISSAL OF SELECT CLAIMS
19	Attorney General of Nevada, in his official capacity; THE CITY OF LAS VEGAS;	
20	CLARK COUNTY; NYE COUNTY; WESTERN BEST, INC. D/B/A CHICKEN	
21	RANCH; WESTERN BEST LLC; JAMAL RASHID; MALLY MALL MUSIC, LLC;	
22	FUTURE MUSIC, LLC; PF SOCIAL MEDIA MANAGEMENT, LLC; E.P.	
23	SANCTUARY; BLUE MAGIC MUSIC, LLC; EXCLUSIVE BEAUTY LOUNGE,	
24	LLC; FIRST INVESTMENT PROPERTY, LLC; V.I.P. ENTERTAINMENT, LLC;	
25	MP3 PRODUCTIONS, INC.; MMM PRODUCTIONS, INC.; SHAC, LLC	
26	D/B/A SAPPHIRE GENTLEMEN'S	
	CLUB AND/OR SAPPHIRE; SHAC MT, LLC; and LAS VEGAS BISTRO, LLC	
27	D/B/A LARRY FLYNT'S HUSTLER CLUB,	
28		

1	Defendants	
2		
3	COMES NOW Defendant LAS VEGAS BISTRO, LLC ("Bistro"), by and through its	
4	undersigned counsel of record, and Plaintiffs ANGELA WILLIAMS; JANE DOE # 1;	
5	and JANE DOE # 2 (collectively, with Defendant, the "Parties"), by and through their	
6	undersigned counsel of record, and pursuant to Fed. R. Civ. P. 41(a)(1)(A), hereby	
7	stipulate to dismissing the following claims:	
8	1. Plaintiff Angela Williams voluntarily dismisses all claims against Bistro	
9	pled in the First Amended Complaint, [Doc. 49 (hereafter, the "FAC")].	
10	2. Plaintiff Jane Doe # 1 voluntarily dismisses all claims against Bistro pled	
11	in the FAC.	
12	3. Plaintiff Jane Doe # 2 voluntarily dismisses her Thirteenth Amendment	
13	based claim(s) against Bistro pled in the FAC, Count I thereof.	
14	Each party agrees to bear their own costs associated with the above-listed claims.	
15		
16	Dated: December 9, 2024 Respectfully Submitted,	
17	SHAFER & ASSOCIATES, P.C. GUINASSO LAW, LTD.	
18	SHAPER & ASSOCIATES, 1.C. GUINASSO LAW, LID.	
19	<u>/s/ Zachary M. Youngsma</u> <u>/s/ Jason D. Guinasso</u> Zachary M. Youngsma Jason D. Guinasso, Esq.	
20	Nevada Bar No. 15680  Shafer & Associates, P.C.  Nevada Bar No. 8478  5371 Kietzke Lane	
21	3800 Capital City Blvd., Ste. 2 Reno, Nevada 89511 Lansing, Michigan 48906 T: 775-993-8899	
22	T: 517-886-6560 E: <u>jason@guinassolaw.com</u> F: 517-886-6565	
23	E: Zack@BradShaferLaw.com	
24	Counsel for Defendant Las Vegas Bistro, Counsel for all Plaintiffs LLC	
25		
26	IT IS SO ORDERED:	
27	Dated: December 10, 2024	
28	ANDREW P. GORDON	
	ANDREW F. GORDON	

)

CHIEF UNITED STATES DISTRICT JUDGE